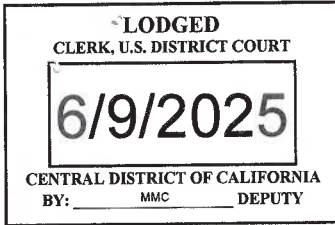


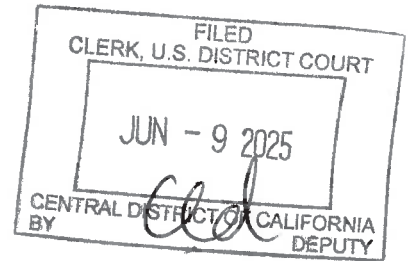
AO 91 (Rev. 11/11) Criminal Complaint (Rev. by USAO on 3/12/20)

☐ Original ☐ Duplicate Original

UNITED STATES DISTRICT COURT

for the

Central District of California



United States of America

Plaintiff
v.

MARCELINA VAZQUEZ-SOLANA,

Defendant

Case No. 2:25-MJ-03529-DUTY

**CRIMINAL COMPLAINT BY TELEPHONE
OR OTHER RELIABLE ELECTRONIC MEANS**

I, Vanessa Ortega, the complainant in this case, state that the following is true to the best of my knowledge and belief. On or about the date of October 10, 2021, in the county of Ventura in the Central District of California, the defendant violated:

Code Section

8 U.S.C. § 1326(a)

Offense Description

Illegal Alien Found in the United States Following Deportation

This criminal complaint is based on these facts:

Please see attached affidavit.☒ Continued on the attached sheet.

/s/

Complainant's signature

Vanessa Ortega, Deportation Officer

Printed name and title

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone.

Date:

6/9/2025

[Signature]
Judge's signature

City and state: Los Angeles, California

Hon. Jacqueline Chooljian, U.S. Magistrate Judge

Printed name and title

AFFIDAVIT

I, Vanessa Ortega, being duly sworn, declare and state as follows:

I. PURPOSE OF AFFIDAVIT

1. This affidavit is made in support of a criminal complaint and arrest warrant against Marcelina Vazquez-Solana, ("defendant") charging her with violating Title 8, United States Code, Sections 1326(a), Illegal Alien Found in the United States Following Deportation.

2. The facts set forth in this affidavit are based upon my personal observations, my training and experience, and information obtained from various law enforcement personnel and witnesses. This affidavit is intended to show that there is sufficient probable cause for the requested complaint and warrant and does not purport to set forth all my knowledge of or investigation into this matter. Unless specifically indicated otherwise, all conversations and statements described in this affidavit are related in substance and in part only.

II. BACKGROUND OF DEPORTATION OFFICER VANESSA ORTEGA

3. I am a Deportation Officer ("DO") with the United States Department of Homeland Security ("DHS"), Immigration and Customs Enforcement ("ICE"). I have been a DO with ICE, formerly known as the Immigration and Naturalization Service ("INS"), since February 2020. I am currently assigned to the Los Angeles Enforcement and Removal Operations ("ERO") field office.

III. STATEMENT OF PROBABLE CAUSE

4. On or about October 10, 2021, the ICE Pacific Enforcement Response Center ("PERC") received an electronic notification based on biometric fingerprint information that defendant was in the custody of California Sheriff's Office Oxnard. On or about that day, the PERC lodged a DHS Immigration Detainer with the LASD. Marcelina Vazquez-Solana is not currently in custody with LASD.

5. Based on my training and experience, I know that a DHS "A-File" is a file in which immigration records are maintained for aliens admitted to or found in the United States. I also know that a DHS A-File usually contains photographs, fingerprints, court records of conviction, and records relating to deportation or other actions by INS or DHS with respect to the subject alien for whom the DHS A-File is maintained.

6. On or about June 7, 2025, I obtained and reviewed DHS A-File A203-693-344 (the "DHS A-File"), which is maintained for the subject alien "Marcelina Vazquez-Solana." The DHS A-File contained the following documents and information:

a. Two executed Warrants of Removal/Deportation (Form I-205) indicating that defendant was officially removed from the United States on the following dates: September 5, 2019, and July 3, 2019. One Notice to Alien Ordered Removed/Departure Verification dated June 23, 2019. I know from my training and experience that a Warrant of Removal/Deportation is executed each time a subject alien is removed and excluded from the United States by ICE (and its predecessor agency, INS)

and usually contains the subject's photograph, signature, and fingerprint. The executed Warrant of Removal/Deportation in defendant's DHS A-File contained his photograph, signature, and fingerprint.

b. Various documents, in addition to the Warrant of Removal/Deportation, indicating that defendant is a native and citizen of Mexico. These documents included a Notice to Alien and Order of Expedited Removal, dated June 23, 2019, ordering defendant removed to Mexico.

7. On or about June 7, 2025, I reviewed the printouts of ICE computer indices on defendant. Based on my training and experience, I know that the ICE computer indices track and document each time an alien is deported or excluded from the United States by ICE, was deported or excluded by the former INS, or is granted permission to enter or re-enter the United States. The ICE computer indices confirmed that defendant had been removed, deported, and/or excluded on the date indicated on the Warrant of Removal/Deportation, found in defendant's DHS A-File. The ICE computer indices further indicated that defendant had not applied for, or obtained from the Attorney General or the Secretary of Homeland Security, permission to re-enter the United States.

a. I know that when an individual is fingerprinted by ICE, or the former INS, the individual is issued a Fingerprint Identification Number ("FIN"). The FIN is then automatically associated with the individual's A-Number. In

this case, defendant's fingerprints were assigned FIN 1232742817 which was then linked to A-Number A203-693-344.

b. On or about June 7, 2025, I reviewed the Immigration Alien Query ("IAQ") electronic notification associated with defendant's October 10, 2021, arrest and verified that the FIN associated with the IAQ was FIN 1232742817. I thus confirmed that that the individual arrested on October 10, 2021, was defendant, a previously deported alien.

8. Based on my review of defendant's DHS A-File, I determined that it does not contain any record of his ever applying for or receiving from the Attorney General or the Secretary of Homeland Security, permission to re-enter the United States. Based on my training and experience, I know that such documentation is required to re-enter the United States legally after deportation, and that if such documentation existed, it would ordinarily be found in defendant's DHS A-File.

IV. CONCLUSION

9. For all the reasons described above, there is probable cause to believe that defendant has committed a violation of Title 8, United States Code, Sections 1326(a), Illegal Alien Found in the United States Following Deportation.

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone on this 9th day of June 2025.

A handwritten signature in cursive script, appearing to read "Judge Chaly", is written over a horizontal line.

UNITED STATES MAGISTRATE JUDGE